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DRINKER BIDDLE & REATH LLP

A Delaware Limited Liability Partnership 500 Campus Drive Florham Park, New Jersey 07932-1047 (973) 360-1100

FILED

JUL 17 2009

Judge Jamie D. Happas

Attorneys for Defendants

JOHNSON & JOHNSON , JOHNSON & JOHNSON PHARMACEUTICAL RESEARCH & DEVELOPMENT, L.L.C.,

and ORTHO-McNEIL PHARMACEUTICAL, INC., now known as ORTHO-McNEIL-

JANSSEN PHARMACEUTICALS, INC.

LORI STRACALUZI and EDWARD STRACALUZI,

SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY DOCKET NUMBER: MID-L-10962-08-MT

Plaintiffs,

CIVIL ACTION

v.

IN RE ORTHO EVRA® BIRTH CONTROL
PATCH LITIGATION
CASE CODE 275

ORTHO-McNEIL PHARMACEUTICAL, : INC., JOHNSON & JOHNSON, JOHNSON : & JOHNSON PHARMACEUTICAL : RESEARCH and DEVELOPMENT, L.L.C. : f/k/a R.W. JOHNSON : PHARMACEUTICAL RESEARCH : INSTITUTE, JANE DOE DISTRIBUTORS : (1-50), JILL DOE MANUFACTURERS (1-50), JACK DOE WHOLESALERS (1-50), : JAKE DOE SELLERS (1-50), JOHN DOE : MARKETERS (1-50), JOAN DOE :

SUMMARY JUDGMENT ORDER

Defendants.

HEALTH CARE PROVIDERS (1-50), and

FORMULATORS (1-50), JIM DOE

JEAN DOE (1-50),

THIS MATTER having come before the Court by Drinker Biddle & Reath LLP, attorneys for Defendants Johnson & Johnson & Johnson & Johnson Pharmaceutical Research & Development, LLC, and Ortho-McNeil Pharmaceutical, Inc., now known as Ortho-McNeil-Janssen Pharmaceuticals, Inc. on application for summary judgment pursuant to R. 4:46, the Court having considered this application, and good cause having been shown;

It is on this day of , 2009

ORDERED as follows:

1. Defendants' motion for summary judgment be and hereby is GRANTED;

2. Plaintiffs' Complaint be and hereby is DISMISSED WITH PREJUDICE; and

3. A copy of this Order shall be served upon all counsel of record within days from the date of entry.

How. Jamie D. Happas, J.S.C.

This motion was:

Opposed

Having reviewed the above motion, I find it to be motion on the face and is

raving reviewed the above motion, I find it to be meritorious on its face and is unopposed. Pursuant to R.1:6-2, it therefore will be granted essentially for the reasons set forth in the moving papers.

On this date, pursuant to R. 1:6-2. The court's statement of reasons have been set forth on the record.

X Unopposed